

Jeffrey Morneau

From: Gordon Quinn [Gordon.Quinn@sullivanandhayes.com]
Sent: Tuesday, February 26, 2013 1:08 PM
To: Jeffrey Morneau
Subject: Wendy Anthony v. MIMA



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Jeff---This just confirms that if the offer of judgment was accepted, the \$140,000 would be made payable to your firm and amounts distributed to Ms. Anthony and members of the preliminarily certified class, the details of apportionment to be left with you folks.

As a practical matter, because there's the step of Court approval of settlement in this FLSA action, it makes sense to pursue the approach that was taken in the other case involving City of Holyoke (e.g., Decree with terms outlined).

Gordon

PS--I just left a message with Dr. Wilson about whether March 12 is good for her deposition and to call me back. I mentioned that absent confirmation by Thursday, she should expect a subpoena from your office.

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